



IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA

Norfolk Division

UNITED STATES OF AMERICA

v.

DESMOND LITTLEJOHN


Defendant.

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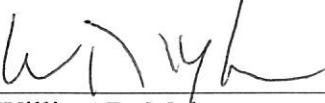
CRIMINAL NO. 2:18cr119

STIPULATION #2

Both the Defendant and the United States stipulate and agree that the buccal swab (Ex. 11) was sealed in a bag after it was used to collect DNA from Desmond Littlejohn and was then transported to the Eastern Laboratory for a DNA analysis. The buccal swab remained in the sealed bag without any tampering or alterations until it was given to the forensic scientist who conducted the DNA analysis. Therefore, both parties agree that the United States does not have to call any witnesses whose sole testimony is to establish chain of custody for the buccal swab.

  
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James O. Broccoletti  
Counsel for Defendant

  
\_\_\_\_\_  
Desmond Littlejohn, Defendant

  
\_\_\_\_\_  
William D. Muhr  
Assistant United States Attorney